

February 6, 2006

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12<sup>th</sup> Street, S.W. Washington, D.C. 20554

> Re: Certification of CPNI Filing, February 6, 2006 EB Docket No. 06-36 EB-06-TC-060

Dear Ms. Dortch:

Transmitted herewith in accordance with the Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64 2009(e) of the Commission's Rules, is a compliance certificate and accompanying statement for the year ended December 31, 2005 for Vertex Broadband, Corp.

Should you have any questions regarding my response, please call me at (847) 919-1132 or by email at dkehoe@vertexbroadband.com

Sincerely,

Daniel R. Kehoe

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President

Vertex Broadband, Corp.

Cc: Bryon McCoy via e-mail byron.mccoy@fcc.gov

Best Copy and Printing, Inc. (BCPI) via e-mail fcc@bcpiweb.com



## EB-06-TC-060 EB Docket No. 06-36

## CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006

I certify that I am an officer of Vertex Broadband, Corp. I certify that I have personal knowledge that Vertex Broadband, Corp. has established operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R., Ch 1, Part 64.2009.

Signed this day of February 6th, 2006 Davil Rkilor

Printed Name: Daniel R. Kehoe

Title: President

Company: Vertex Broadband, Corp.



## STATEMENT OF COMPLIANCE WITH THE FCC'S CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) RULES

Prefatory Statement: Our Company has decided not to utilize or provide CPNI for any purpose other than those purposes that are permissible without customer approval in accordance with Section 64.2005 of the FCC's Rules and Regulations. We require law-enforcement requests for customer records to be obtained via subpoena and we keep a record of all instances in which CPNI was disclosed in these instances.

Vertex Broadband, Corp. ("VBC") has established a procedure to protect Customer Proprietary Network Information ("CPNI"). The VBC procedure:

- States that the policy of VBC is that "CPNI will not be used for the purpose of marketing services". VBC Services are defined as: (a) local POTS lines and/or (b) long distance services.
- VBC continually educates and trains its employees regarding the appropriate use of CPNI and has established disciplinary procedures should an employee violate the CPNI procedure established by VBC.
- VBC maintains a record of its sales and marketing campaigns. No CPNI information has been used in these sales and marketing campaigns. VBC's policy is that "VBC will not use CPNI in any sales or marketing campaign".
  - VBC's President provides advice and counsel regarding compliance with the CPNI rules.